## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN

AISHA POPE #228305,

Plaintiff,

NO. 2:19-cv-10870

 $\mathbf{v}$ 

HON. DAVID M. LAWSON

CORIZON HEALTH, INC., et al.

MAG. DAVID R. GRAND

Defendants.

EXCOLO LAW

(517) 335-3055

Keith Altman (P81702) Attorney for Plaintiff 26700 Lahser Rd. Southfield, MI 48033 (866) 939-2656

MICH. DEPT. OF ATTORNEY GENERAL

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CHAPMAN LAW GROUP

Ronald W. Chapman (P37603) Madeline Young (P82140)

Attorney for Defendants Corizon Health, Dr. Papendick, Dr. Lacy, Dr. Pei,

Dr. Gopal, Dr. Azimi, and PA Rohrs 1441 West Long Lake Road, Suite 310

Trov. MI 48098 (248) 644-6326

AMENDED JOINT 26(f) REPORT AND DISCOVERY PLAN

On April 19, 2021, counsel for the parties conferred for the purpose of altering the Joint 26(f) Discovery Plan (ECF 57). Additional time for discovery was needed given that Plaintiff has new counsel as do the Defendants. Counsel agreed to amend the previously filed Discovery Plan as follows:

**EVENT DEADLINE** 

Fact Discovery cutoff	December 22, 2021
Disclosure of Plaintiff's Expert(s)	January 6, 2022
Disclosure of Defendants' Expert(s)	January 20, 2022
Expert Discovery cutoff	March 21, 2022
Dispositive motions due	April 20, 2022
Final pretrial conference	To be set after ruling on dispositive motions
Trial date	To be set after ruling on dispositive motions

All other elements included in the Joint 26(f) Report and Discovery Plan (ECF 57) still apply.

Respectfully submitted,

s/ Sara TrudgeonSara Trudgeon (P82155)Attorney for MDOC Defendants

s/ Madeline Young (with permission)Madeline Young (P82140)Attorney for Corizon Defendants

<u>s/ Keith Altman</u> (with permission)Keith Altman (P81702)Attorney for Plaintiff

Dated: May 13, 2021